

IN THE DISTRICT COURT IN AND FOR TULSA COUNTY
STATE OF OKLAHOMA



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STATE OF OKLAHOMA

Plaintiff,

vs.

Case No. CM-2022-3627

TARA RENAE HOLMAN

Defendant.

APPLICATION TO ACCELERATE JUDGMENT AND SENTENCE

DISTRICT COURT
Comes Now STEPHEN A. KUNZWEILER, the duly elected and qualified District Attorney **F** **L** **E** **D**

for Tulsa County, State of Oklahoma, and shows to the court that heretofore the above named defendant **MAY 31 2023**

was charged by Information(s) filed in the District Court of Tulsa County with the crimes of **DON NEWELL**
STATE OF OKLA. TULSA COUNTY

PHYSICAL CONTROL OF VEHICLE WHILE INTOXICATED, UNLAWFUL POSSESSION OF

CONTROLLED DRUG, UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL

POSSESSION OF DRUG PARAPHERNALIA and thereafter on **3/10/2023** entered her plea of

GUILTY to the said charges of **ACTUAL PHYSICAL CONTROL OF VEHICLE WHILE**

INTOXICATED, UNLAWFUL POSSESSION OF CONTROLLED DRUG, UNLAWFUL

POSSESSION OF CONTROLLED DRUG, UNLAWFUL POSSESSION OF DRUG

PARAPHERNALIA before the Honorable **Tanya N Wilson**, Judge of the District Court of Tulsa

County. Thereafter, on **3/10/2023** the Court **WITHHELD A FINDING OF GUILT AND DEFERRED**

SENTENCING for a term of **EIGHTEEN (18) MONTHS**. Subsequently, the defendant was released

from custody and placed under the supervision of the **District Attorney's Office, Probation Division**,

subject to certain written Rules and Conditions of Probation with the defendant's deferred sentence being

conditioned upon the defendant abiding by said Rules and Conditions of Probation.

The District Attorney has been informed and alleges and states that the defendant has subsequently failed to comply with the Rules and Conditions of Probation entered in the above entitled and numbered cause(s) in that:

Rule #3: I will not leave the State of Oklahoma without written permission by the Supervising Authority, nor will I change my address without prior notification to the Supervising Authority.

Defendant failed to provide monthly proof of residency, therefore failing assigned reporting requirements for an excess of sixty (60) days.

Rule #6: I will carry out all instructions of the Court and the Supervising Authority, including, but not limited to urinalysis, curfew, and treatment. I will comply with and complete all requirements specified by the Supervising Authority.

F. Defendant failed to complete Victim Impact Program/MADD program.

G. Defendant failed to obtain Drug/Alcohol assessment within 45 days.

J. Other: Defendant failed to complete DUI School.

Rule #8: I will work regularly at a lawful occupation and support my legal dependents as I am physically able and my treatment plan allows. If unemployed, I will provide the Supervising Authority weekly verification of employment searches until such employment is found.

Defendant failed to provide monthly proof of employment, therefore failing assigned reporting requirements for an excess of sixty (60) days.

Rule #9: I will not violate city, state or federal laws and will notify the Supervising Authority within forty-eight (48) hours of any arrest or contact with law enforcement.

On or about May 18, 2023, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, the defendant did commit the crime of Aggravated Trafficking Of Illegal Drugs, a Felony, by unlawfully, feloniously and knowingly, possess a controlled substance specified in Title 63 Sec. 2-415 (A), to-wit: fentanyl, a schedule II in excess of 5 grams, of the Uniform Controlled Dangerous Substances Act of this State CF-2023-1788.

On or about May 18, 2023, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, the defendant did commit the crime of Unlawful Possession Of Controlled Drug, a Misdemeanor, by unlawfully, knowingly and intentionally, have in her possession and under her control Methamphetamine said drug being classified as controlled dangerous substance in Schedule II of the Uniform Controlled Dangerous Substances Act of this State CF-2023-1788.

On or about May 18, 2023, in Tulsa County, State of Oklahoma and within the jurisdiction of this Court, the defendant did commit the crime of Unlawful Possession Of Drug Paraphernalia, a Misdemeanor, by unlawfully, willfully and wrongfully have in her possession and under her immediate control certain paraphernalia, to-wit: drug smoking devices used by abusers of drugs classified as controlled dangerous substances under the Uniform Controlled Dangerous Substances Act of this State, and for the purpose and with the unlawful intent to administer such controlled dangerous substances without having any medical or other lawful need requiring possession of said paraphernalia, as alleged in Case Number CF-2023-1788.

Rule #11: I will pay a monthly \$40.00 Supervision Fee in the form of a money order or cashier's check to the Supervising Authority.

Defendant failed to pay supervision fees and is currently \$80.00 in arrears.

Wherefore, the State of Oklahoma requests that the deferred sentence entered in the above entitled and numbered cause(s) be accelerated. The State further requests that a bench warrant be issued for the defendant's apprehension and that a detention hearing be ordered set within a reasonable time after the defendant's apprehension, and further, that the court order subpoenas issued for the following persons to attend said hearing and testify on behalf of the State of Oklahoma.

Stephen A. Kunzweiler
Tulsa County District Attorney

By:



David Dossman, OBA #35099
Assistant District Attorney

WITNESS(ES) ENDORSED FOR THE STATE OF OKLAHOMA

DA Representative	500 S. Denver Ave. Ste. 109	Tulsa, OK 74103
Off. Melissa Medrano 254	Broken Arrow Police Department	Broken Arrow, OK 74012
1101 N 6th St		
Off. Joshua Luke Russell 247	Broken Arrow Police Department	Broken Arrow, OK 74012
1101 N 6th St		
Off. Michael (K-9) A. Ryan 208	Broken Arrow Police Department	Broken Arrow, OK 74012
1101 N 6th St		
Off. Jacob Westerfield 183	Broken Arrow Police Department	Broken Arrow, OK 74012
1101 N 6th St		